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TERMS .- Two dollars a year, always in advance. In no instance will more than one number be sent till the money is received. Subscribers will receive due notice a few weeks before the expiration. of each year, and if the payment for a succeeding year be not advanced, the paper will be discontinued. This rule will be strictly adhered to in all cases. One dollar will be received for six months, and fifty cents for three months-always in advance.

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reasonable terms, which should always be made in writing as agreed upon. All advertisements from abroad must be accompanied by the cash, or no attention will be paid to

(Postage must be paid.

Indiana Legislature.

second time or referred.

nine-tenths of his constituents.

stitute offered by the Senator from Elkhart.

noes 25.

costs.

by consent.

-ayes 30, noes 19.

was accordingly referred.

then read a third time and passed.

spoke at length in explanation of his views.

Tannehill and Gregory.

postponement.

ed." Ordered to a second reading.

SENATE. WEDNESDAY, Dec. 29. Marion. He was perfectly willing to vote for char- must rely upon the prompt collection of small debts for 5000 dollars. At Buffulo he employed Fillmore & Henley's motion to reconsider the vote on the en-The President laid before the Senate a letter from S. ters for other companies, and to extend to their the support of himself and his family. The costs added Havens, and gave them a retaining fee of 500 dol- grossment of said bill, Leavenworth, President of the Leavenworth and Bloom- members all the advantages and privileges secured under the valuation law cannot fail to render it unpopular. Inra to look to our claims upon the laid upon the ington Rail road Company, stating that no money had to those who may constitute the White-water Val. as soon as its practical operations are understood. The that place. The books, paper and assets of these table; which motion did not prevail. been expended on said road the past year a which was re- ley Canal Company.

Vol. I.

ferred to the committee on Canals and Internal Improve- On motion of Mr. Dobson, the bill was laid on the table and 100 copies ordered to be printed. A message was received from the House, announcing | Mr. Collins, from the select committee to which had the passage of several bills; which were severally read a been referred a bill to amend an act entitled an act con-

cerning proceedings in ejectment, and for the relief of oc-Mr. Parker, from the Committee on Finance to whom cupying claimants of land, &c., reported the same back bills of the House and Senate, and various petitions on with an amendment, which was concurred in. the subject had been referred, reported against the expedi- Mr. Davis, from the select committee to which was reency of abolishing the State Board of Equalization.

ferred petitions of numerous citizens of Daviess county, It being moved to suspend the rules for the purpose of reported three bills, viz: reading the bill a second time, the motion was carried— 1. A bill repealing the bill allowing travelling fees to measure proposed by me a few days ago, to make property of time granted by law to the administration to The bill to repeal the law taxing an attorney's in other courts (probate or circuit) the officer may county Treasurers.

from the enacting clause, and inserting a proviso for the in Daviess County; and repeal of the law creating a State Board of Equalization. 3. A bill to repeal the State Board of Equalization;

Mr. Chamberlain thought the best amendment was to Which bills were severally read and ordered to a second repeal the whole law. The law was drawn up by the Au- reading. ditor, and was passed by this body, at least, without due Mr. Gregory introduced a resolution providing for an deliberation. It provides for a complete change in our rev- adjournment of both branches (the House concurring) on

enue system; and at the time of its enactment, had receiv- the second Monday in January. ed his uniform opposition. He did not think the report Mr. Herriman moved to amend by striking out the 2d just read, did justice to the old system. In some particu- and inserting the first Monday, ars, the new system had an advantage, but, take them Mr. Watts moved to amend, by inserting "in case both both as wholes, he believed the old revenue system was Houses have got through the ordinary business of Legis-

preferable. The new mode of collecting created a great lation." number of new officers, and to judge of their practical op- It was then moved to lay the resolution and amendments erations by their relative popularity, the old had certainly on the table, which motion did not prevail-ayes 23 and

the advantage, for the complaints against the former were noes 26, The question then occurred on Mr. Watts's amendment, Mr. Harris said that he understood the bill reported from and was decided in the affirmative.

the Committee on Finance provided for a State Board of Mr. Eggleston then moved to lay the resolution and Equalization, a part of whom were to be selected by the pending amendments on the table, which motion prevail-Senate and a part by the House of Representatives. On ed-ayes 26, noes 23. The Senate then adjourned. a former occasion he had voted for a bill containing near- AFTERNOON .- Mr. Wright offered a resolution instructly the same provisions with the present, for the reason ing the Committee on Elections to report a bill amendato-

that he thought a board so constituted would be less objectry of the act entitled an act more effectually to secure the the conclusion that it was his duty to vote against a State ses of contested elections, &c.; adopted, Board of Equalization constituted in whatever way it The following bills were introduced:

so he was satisfied that he would reflect the opinious of for other purposes.

By Mr. Baird, A bill to legalize the election and official lature. Mr. Read was opposed to a Board of Equalization, acts of the Probate Judge of Fulton county. and he believed no such bill as that now before the By Mr. Bright, A bill authorizing the Probate Court of

Senate could, according to the constitution, origin- Jefferson county to sit 12 days. ate in this body. It was literally a bill to raise rev- By Mr. Parker, A bill for the relief of Ino. Tate, Recorder of Fayette county, [in certifying that the estate of Ash-

Mr. Nave was opposed to repealing that part of er Cox was free from incumbrance.] did not believe the people had yet a sufficient op- Band of Musicians.

indulging in a love of novelty. The people of Hen- 1841.

Wabash at the mouth of White river. see how the people of the different portions of the By Mr. Parker: A bill for the appointment of a Not adopted. effects, they were now in its favor. He could not

taxation, without some kind of a Board to equalize for other purposes. their taxes. He was therefore opposed to the subpothecation of Indiana State Bonds.

Mr. Stevenson moved an amendment, that "the their duties, &c. said Board shall not increase or diminish the ag-

official acts of the Probate Judge of the county of entirely impractical. gregate taxation of the State," which was adopted St. Joseph. The question then recurred on ordering the bill . to be engrossed for a third reading, which prevailed ing roads and highways.

"an act prescribing the duties of county auditors;" in one place by a cash value, and in others by what rected me to report a bell and recommend its pas- before the third Monday in January 1845, the Sen- of the two House; which was carried in the affirmaties. Mr. Harris, from the committee on the judiciary, and reported "a bill to amend certain acts therein nam-

The committee on the judiciary was discharged voters to their own townships:]—which bills were stand. He could not see in what manner appraisers the people of the several counties, on good seen person from each of the remaining circuits; who, the people of the several counties, on good seen person from each of the remaining circuits; who, the people of the several counties, on good seen person from each of the remaining circuits; who, hoped this Legislature would set a good example and adzens of Vermillion county for relief; and also, from severally ordered to a second reading.

one term principle for the Presidency, (which was cate what property may bring a year hence! Gen-Mr. Elliott, from the committee on education, to pending when the Senate adjourned yesterday afthe market value, "but for his part, he thought which the petition for the repeal of the city charter sworn, they shall proceed to act; providing that weeks, and consequently would not be in the way of an whom was referred a bill amendatory of an act in-

Mr. Stevenson, from the same committee, to chair. whom was referred a resolution to enquire into the wages of mechanics and all other labor- take for it.

Mr. Angle offered an amendment to its title, viz: would, if it belonged to themselves, be willing to read and passed to a second reading.

Brainting - By Mr. Shively that the

Mr. Baird from the committee on canals and internal improvements, to whom was referred a bill example of canal lands from taxation, in certain cases, reported it back, and recommended its indefinite postponement. The report was concurred in.

Mr. Baird moved to amend by inserting "and the committee on canals and internal improvements, to whom was referred a bill example of all officers three fourths, and hogs in proportion." Mr. Dobson moved that the world and the committee of all officers three fourths, and hogs in proportion. Mr. Dobson moved that the world and the committee and companies.

Mr. Baird moved to amend by inserting "and the chair reported as to where a Senator procured an amond the committee and companies.

Mr. Baird moved to amend by inserting "and the solution of all officers three fourths, and hogs in proportion." Mr. Dobson moved that the world and the committee and companies.

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Mr. Baird moved to amend ment the solution of all officers three fourths, and hogs in proportion. Mr. Dobson moved that the world and the committee and companies.

Mr. Baird moved to amend the Senator would have it soid at the endorsement on the proposed that the world and the committee and companies.

Mr. Baird moved to amend ment the best that Senator would have it soid at the proposed that the condensation of a mention of a mention

of the White-water canal, recommended its indefi-bers of the Legislature shall be allowed \$3 per day than creditor, and that he for one, would be willing By Mr. Millikin, that the treasurer of State be adoption of the resolution. Mr. Baird, from the same committee, reported a garday for the first six weeks of the session, and one dollar without even the motive of necessity, to sell any requested to report the situation of the debts due of the situation Mr. Barrd, from the same committee, reported a per day for the time it may afterwards continue." property he owned for such value as three of his the State on the bands and mortgages taxosformed amendment on the table; lost,

with an amendment, adding after the word State. This metion was considered to be out of order. The meighbors would put upon it. The amendments bill was then, on motion, laid on the table.

The Superficient were then laid on the table. The Senate then resolved itself into committee of Mr. Everts moved to amend, by striking out the 8th Re Mr. surement." The rules being suspended, it was the whole, Mr. Angle in the chair, to consider the section; not adopted. bill to amend an act entitled "an act regulating the Mr. Carnan offered to amend the original bill, providing Mr. Baird, from the same committee, to whom

had been referred the bill of the Senate for the re- interest on money." Mr. Herriman moved to amend the bill, by inlief of owners of the Wabash and Erie canal lands. reported it back, and recommended its indefinite serting "except on money loaned." Adopted.

Mr. Elhott offered an amendment to strike out Mr. Harris hoped the report of the committee from the enacting clause, and inserting "that every would not be concurred in. Whilst Senators are person shall be authorized to collect as much interadvocating relief laws of every description, he could est as he can contract for." Rejected. not see the propriety of exacting a penalty of 100 Mr. Mount offered to amend, by inserting-

That in all cases where ever any person or per- referred to the committee of investigation. per cent, from the purchasers of canal lands in case of failure to meet payments for the same promptly. sons shall enter into an agreement for the payment Mr. Mount said we never could expect prompt of more than at the rate of six per cent, per annum Noble are as follows: payment, unless we annexed a penalty for failure to interest, the defendant may avoid the excess over In New Jersey .- No. 1. Stanhope's iron compa- concerning on Mr. Dobson's amond. this data is in his office, that he give such informaand above such rate by pleading it as a set off, and my's bond, 1st and 2d instalments-\$60,666 66 -2. dents in Pike county, for the purpose of opening ment it was lost. comply with the requisitions of law.

Mr. Harris opposed the report of the committee,

and above such rate by pleading it as a set off, and ny's bond, 1st and 2d instalments—\$60,666 60 — 2. dents in Pike county, for the purposed the report of the committee, the plaintiff shall have judgment for only the princical boats on writ of replevin, by agent, say \$20 - and repairing roads and highways. and hoped the Senate would not concur in it. He pal and interest aforesaid.

Mr. Baird said he did not, himself, oppose its in. on the subject of usury be and are hereby repealed. swer to foreclosure of Van Vort's mortgage on lots wary 29, 1831. definite postponement, and thought the penalty Lost. should at least be reduced. It was then referred

On motion of Mr. Stevenson, the committee rose, to a select committee, consisting of Messrs. Harris, Senate. reported progress, and asked the concurrence of the cellor .- No. 5. Robinson & co. \$600,000 6. Dwig at er purposes, approved February 4th, 1841.

Mr. Baird, from the same committee, reported a bill to repeal the act providing for settlement with table, which was carried-ayes 25, noes 24.

company for that purpose, reported it back with an ine enacting clause, and insert a substitute. structions, authorizing the formation of companies considerable length. The Reporter only heard his con-

cluding remarks, which, bowever, are sufficiently indica-

tive of the nature of his proposition to answer all useful The bill that I propose, said Mr. S., will give him time to make the money, whilst the bill now before the Senate courts of New Jersey, in the professional care of of equalization on more economical principles. Mr. Head opposed the amendment to the instruction will sacrifice it at two thirds of its value. The property Gov. Williamson. Those numbered from 5 to 15 The question was now taken on engressing the tions; and before the question was taken, Mr. Pitch- of individuals under the two-thirds law may be offered for a c in charge of attorneys in the city of New York, bill for a third reading, and decided in the negative and a third time; lost, ayes 23, noes 26. So the bill was sale time and again, until it is consumed by officers' costs, Messrs. Howe and Ruggles. The foreclosure of tive, ayes, 45, nees 45. Mr. Elliott did not think it practicable to pass any without benefiting either the debtor or creditor. Now can the mortgages in Georgia, in the hands of Messrs. Mr. Henley moved to reconsider said vote; when The Senate then took up the House bill, pending yes. referred to a select committee of five with power to general law suitable to the situation of all the pub- an individual who has small sums due him, collect under Berrien & Law. The bond of Mr. Holbrook was it appearing that all the members were not present, terday, in regard to the valuation of property sold on send for papers.



SENTNEL

is Eternal Vigilance.

V lace

[No. 26.

"CROW, CHAPMAN, CROW!"

any such provises as proposed by the Senator from mechanic and laborer, who, from the nature of his calling, premium on which would more than pay the fee of equalization—the pending question being on Mr. was lost aves 12, noes 25. People only want time, and no reasonable person would Banks were to undergo examination by the attor- The question was taken on reconsidering the the return day thereof; and in executions issued by hesitate to prefer waiting twelve months, for a debt, rather than to harass and punish his unfortunate debtor by the affirmative, ayes 51, noes 41. fruitless attempts to effect sheriff's and constable's sales.

Will be first the date thereof for the Mr. Morgan moved to amend the amendment of the the date thereof for the bull for a third reading at was decided in the new that the first sales and of the date thereof for the bull for a third reading at was decided in the new that the first sales.

had taken. I saw, or thought I saw, said Mr. W., in the estate of H. Pratt, deceased, have awaited the clapse lost on its engrossment. Mr. Chamberlain moved to amend the bill, by striking out | 2. A bill to change the mode of doing county business the people; because that bill, in addition to the valuation monthly from 1st March to September 1840, 25. read a second time; when word, and time is the remedy, when this measure of relief Alien 600 dollars. 6 hands of Bank of Commerce, the judiciary committee. senator from Putnam is sincere, (and I have no reason to Pontiac Rad-road 90,000 dollars, and 2 claims on motion did not prevail. ed the Senate would reject the proposition to amend. The amendment was lost-ayes 12, noes 38.

scire facias."

out the 6th proviso and inserting: "Provided however, that on Staten Island Company, in the court of King's did not prevail, ages 35, noes 55. shall be within three months from the date of the execu- chancery, to make liable the land stock in Florida, vail. tion, if the same is issued from the circuit court; and 70,000.

of last session; but upon fuller reflection, he had come to the legal qualifications, shall be compelled to testify in ca- power in the hands of the officer. He would not received or expended any money during the present journ; which was negatived, ages 16, noes 72. in six months. He believed the bill, with that ex- and internal improvements. might be. He should therefore vote for the proposition to By Mr. Stevenson, A bill declaratory of the meaning ception, was a very good one; he should therefore vote for the proposition to By Mr. Stevenson, A bill declaratory of the meaning ception, was a very good one; he should therefore vote for the proposition to By Mr. Stevenson, A bill declaratory of the meaning ception, was a very good one; he should therefore vote for the proposition to By Mr. Stevenson, A bill declaratory of the meaning ception, was a very good one; he should therefore vote for the proposition to By Mr. Stevenson, A bill declaratory of the meaning ception, was a very good one; he should therefore vote for the proposition to be a should the proposition to be a strike out the bill from the enacting clause; and in doing of an act to prevent speculations in Treasury notes, and support it in preference to any relief bill that has wards, Cotton, Clark, O'Neall, Chrisman, Chapman the bill from the Senate adjourned

ative-ayes 19, nocs 31.

State could have equal justice under our system of for other purposes.

Mr. Chamberlain offered amendments, the most tenant of the log cabin, calling aloud for legislative committee. material of which was to strike out the word "mar- aid and interposition; and, as it is the duty of the Petitions were offered by Messrs. Walpale, Hat- ty; which was twice read and ordered to be ongowed. By Mr. Cornett: A bill to prevent the sale or hy- ket," and insert after the word value, "12 months." legislature, as the guardians of the people, to pro- field, Hoover, of W., Dobson, Eggleston, Angle. By Mr. Defrees, for the relief of Abraham Stipp.

spirit of the relief law and, if adopted, must prove money, which is now weighing down the energies relating to the State Board of Equalization. Adopt- nais, &c. By Mr. Baird: A bill to legalize the election and fatal to its practical usefulness. He viewed it as of the people like a night mure and blighting the ed.

it would bring on a credit.

severally ordered to a second reading.

Mr. Herriman having called up his resolution on Mr. Herriman having called up his resolution.

The count not see in what manner approaches the people of the several countries, on good times and hence, when it was acknowledgedly so difficult to form the people of the several countries and hence, when it was acknowledgedly so difficult to form the people of the several countries and hence, when it was acknowledgedly so difficult to form the people of the several countries and several countries and hence, when it was acknowledgedly so difficult to form the people of the several countries and several countries are countries and several countries and several countries are countries and several countries the consideration of a resolution to make witnesses in a criminal case before a grand jury, liable for the vermont resolution in favor of the ascertain its present value. Who can prognostinext.

is reference to the committee on the judiciary. It and consider the bill as adopted. Lost.

It are secondingly referred.

Mr. Baird from the committee on canals and interport a bill to this House, to decide as to where a Senator procured an amendative between the committee on the judiciary. It is reference to the committee on the judiciary. It is reference to the committee on the judiciary. It is reference, that he wished property to be and consider the bill as adopted. Lost.

Mr. Baird moved to amend by inserting and interport a bill to this House, to decide as to where a Senator procured an amendative between the committee on the judiciary.

Mr. Baird moved to amend by inserting and interport a bill to this House, to decide as to where a Senator procured an amendative between the property to be and consider the bill as adopted. Lost.

The President remarked that the chair could not decide as to where a Senator procured an amendative between the property to be and consider the bill as adopted. Lost.

The President remarked that the chair could not decide as to where a Senator procured an amendative because the salaries of all officers three-incorporate said companies.

was referred a petition of citizens of Franklin country, praying for damages caused by the construction are likely to layor the debtor assignable.

He thought valuation of property by disinterested judgments of any court in this State, for money, and the construction assignable.

He thought valuation of property by disinterested judgments of any court in this State, for money, and the construction assignable.

for a stay of two years, (the details of which were not

heard at the Reporter's desk.) of his amendment; after which the Senate adjourned,

HOUSE OF REPRESENTATIVES. tion, manswer to a resolution of the House, from trust for the Chicasaw Indians. Noah Noble, Esq., Fund Commissioner; which was By Mr. Foulke, that the judiciary committee he | This occasioned a very long debate to which no fore received, and in what currency the same has

The suits commenced at the east by Governor ment-bad on the table,

000. 3. Cross bill ordered to bill of foreclosure on By Mr. Bearss, to amend an act entitled an act re-Sec. 2. All laws and parts thereof now in force estate of Stanhope company. 4. Defence and an gulating to want to the Court on Tippecanoe county. Adopted. in Jersey city \$13,000.

Danforth \$45,000. 7. M. B. Sherwood & Broth- By Mr. O'Neall, to change the time of holding ing when the Senate adjourned.) Mr. Baird moved to lay the amendment on the ers, Dry Dock \$180,000. S. Belding and others. Produte courts in Greene county. was referred a bill providing for the completion of Mr. West, taken 061 dollars. 12. Same 10,490 dollars. 13. Staten Which were severally read and passed to a se- will not admit their publication. Island Whaling Company's mortgage 20,000 dol- cond reading.

> mortgages against Steel, Hairly and others. 16. ing. Foreclosure on mortgages in Georgia 240,000 dollars. 17. O. B. Holbrook, London 87,000.

From No. 1 to No. 4. inclusive, are suits in the ation of the bill of the Senate providing for a board he works of the State, as every work had its own this two-thirds law, in case a rich debtor thinks proper to placed in the hands of Messrs. Murray, Ryner & the House took its usual records.

propriety of tacking to the bill before the Senate law operates with peculiar severity upon the interest of the secure the money in par funds -the exchange or eration of the bill providing for a new board of sent in lieu thereof wastay of two years" the amendment

port of Seth M. Levenworth, President of the Lea- prevail.

The question was then taken on striking out the Mr. Townsend made the following report : by Mr. Gregory, A bill to repeal a part of an act entilieved it was bad policy to be continually changing
laws of an independent nature, for the purpose of

laws of an independent nature, for the purpose of

laws of an independent nature, for the purpose of

laws of an independent nature, for the purpose of

laws of an independent nature, for the purpose of

laws of an independent nature, for the purpose of

laws of an independent nature, for the purpose of

laws of an independent nature, for the purpose of laws of said independent nature, for the purpose of said in the several contains an act entire said in the several nature, discharge of said judgment; and in case said plain- deliberation which the importance of the subject dricks county were opposed to the law when it was the law when it was seemed to demand; and in view of the great pecuthy owner of lands and tenements, to the humble diction in their respective townships; referred to a which were read and passed to a second reading. By Mr. Herriott: A bill providing for the popu- to hang on to the bill of the House. The amend- and should honest poverty from the grasp of avari- committees. By Mr. Mount: A bill to amend an act, entitled Mr. Parker said there was some kind of necros of Indiana, providing for an issue of five milions the 3d-the 5th-the 9th-and 11th cir. journment on the 31st of January.

"me" and "market value," but for his part, he thought of Madison was referred, reported against the expe- the Board shall not mercase or diminish the aggre- adjournment, as provided in the resolution. back with an amendment: which was concurred in, went into committee of the whole, Mr. Aker in the for, if honest men are called on to appraise propernority of said committee, reported a bill in pursue ed to know if a senator could take an engrossed bill the Legislature be through with its business.

means be directed to enquire into the expediency of ports in Lagrange and Hancock counties; also a By Mr. Mantgomery, that the judiciary communi-Mr. Carnan addressed the Senate at length in support out of any moneys in said treasurer's bands, the signed Senate Bills 18, 19, 26, 27, 22, 33, and 27, period by the present Legislature, &c. amount that each county is entitled to, and which Also joint resolution No. 50 of the Senate.] is withheld from the State by the general govern- Mr. Parker then withdrew his amendment. ment, for the purpose of paying the interest upon Mr. Elliott moved to amend by striking out from By Mr. Clark, that the agent of the three per

Bills presented and reported .- By Mr. Whight, lished bereafter.1

By Mr. Rubinson of C., defining the duties of pe- adjourned.

BOARD OF EQUALIZATION. The House now again proceeded to the consider-

ple of stay to the bill now before the Senate, and thereby tions on Stevens & Williams were placed in the which Messrs. Henley, Poley, Marshall, Brown of such property may be shall, after giving due notice, secure to the unfortunate debtor the benefits of both prin- hands of Messrs. Frazier & Talbot, who have in- D., Dunbar, Chapman of L., Ritchey, Cooper, proceed to sell the same to the highest bidder on a ciples, instead of introducing an entire new bill. He hop-stituted or will institute such suits as the prospect Reed and others participated. On the question of credit of six months from the day of judgment takfor recovery will warrant, for the collection of the referring to the judiciary committee being put, it ing bond and security, which bond shall have the

Mr. Walpole moved to amend the proposed amendment debts from the Rail Road, the Bank, or from indi- was decided in the negative, ayes 23, no es 68. force and effect of a judgment confessed, and execuby inserting, "as provides against a stay of execution upon vidual habilities. Before Gov. Noble's appoint- Mr. Hannegan moved that the bill be committed tion shall issue on such judgment resumable in 30 ment the following suits, in which the State of In- to the committee of the whole and be made the or- days, and that sales made by virtue thereof shall be

there shall not be more than two offers to sell under any county 60,000 dollars. Foreclosure of mortgage on Mr. Wines of A., moved to amend as follows, that nothing execution (unless the plaintiff shall direct such subsequent 256 lots in New York, by U. S. Bank of Pennsyl- that the lawyer appearing for the unsuccessful par- in the act shall prevent manual laborers from re-

within two months, if the same is issued by a justice of The Speaker half before the House the annual re- mittee of the whole for to-morrow; which did not Mr. Eggleston then moved to amend the brill by

tionable than the one provided for by the revenue system purity of elections, so as that the persons voting without said, as the original bill stood, it placed too much which it is stated that the Company have neither which was lost,

third reading, by a vote of aves 65, noes 23. been hitherto offered in either branch of the Legis- or L., and Bearss; which were referred to commit- Equalization, reference was made by several gentlemen to a message of the Governor of Indiana, in The Speaker laid before the House communications proviso of the original bill, for which a substitute The select committee to whom was referred, a ligence, &c in the performance of their duty. The select committees, Mr. Walpole moved as an amendment, "that in the suspended debt, oil factory, tolls from all sources, error which others as well as houself were led into, matters, the law creating the Board, for the reason that he By Mr. Parks A bill to incorporate the Martinsville bereatter rendered by any justice of the name of the parks of the name hereafter rendered by any justice of the peace, or ed out among the several counties of this State, will also remark, that his report is but a disjointed to exempt Probate Judges from acrost. By Mr. Mont-

Mr. Nave said that he, for one, was determined teet the weak from the oppressions of the strong, and Bright, which were referred to appropriate By Mr. Shoup, for the relief of certain persons therein

ty they would doubtless estimate it at what they ance of the prayer of t Senator from Fayettee had just done.

By Mr. Bowers, timt the committee of ways and sed a joint resolution, relative to Blackford's re- work.

respects similar to the one offered by Mr. Parker. What currency said three per cont. has been because instructed to report a bill to abelian capital punish- justice can be done within the proper limits of the been distributed in the several counties, and if any

Sentinel to-day. It is taken down and will be pub. profit has arisen to the State from exchanges in said.

Mr. Miller moved to amend in substance as proposed by Mr. Dobson.

the House bill repealing the Board of Equalization ; (pend. back river. Not adopted.

Mr. Baird withdrew his motion to lay upon the table. | addition to the District school, &c.

Mr. Stevenson sustained his substitute in a speech of Roop 40,000 dollars. 15. Foreclosure of some six viess county, was read and passed to a second read. levying taxes-the act levying tax for State and Internal Mr. Cogswell moved to strike out all that part in Improvement purposes, also the act prescribing the duties relation to special bail; which motion did not prevail.

> it was ordered to be engrossed, ayes 25, nocs 23. Mr. Dobson moved to suspend the rules that the bill be resolution and decided in the negative.

ordered to a third reading on to-morrow.

DEMOCRATIC PRINCIPLES.

A simple and frugal Government, confined withn strict Constitutional limits.

ment, or by the States, except for objects of urgent No assumption by the General Government of the ebts of the States, either directly, or indirectly by

the General Government, or by the States. A constitutional barrier against improvident

preservation of the public faith.

No national bank to swindle the laboring pop-

ing corporations.

No connexion between Church and State. No prescription for honest opinions.

poculiarities. Thus thinking he could not see the turn out land or other valuable property? This valuation Murray, with an offer of 5000 dollars if they would In the afternoon the House resumed the consideration of property? This valuation of property?

making if the duty of officers having executions to quired to be made by such writ without regard to

require other suits. At Buffalo, the following taken be reconsidered; which motion was decided suit on their official bond. Or in cases when the Mr. West regretted to witness the course this debate ciaims, in the hands of Ruggles & Howe, on the in the negative, ayes 43, noes 51. So the bill was execution is issued from a justice of the peace the officer may be proceeded against by scire facias, or bring two-thirds of its appraised value, a certain relief for wit : 7 obligations on H. Pratt 5000 each, due docket fee in the circuit court, in certain cases, was be moved against by notice and motion, according to the law now in force, which was adopted. principle, also provides for a stay. But time is now the 600. One obligation, executed by his attorney, O. Mr. Chapman of L., moved to commit the bill to Mr. Berry then moved to amount, as a provise to the third section, that in all cases where personal has come up for definitive action of the Senate. If the endorsed by Pratt 48,625. At Detroit, the debt of Mr. Quick moved to lay upon the table; which property fails to sell according to the provisions of the act and the judgment debtor faling to give bond doubt the purity of his motives,) why not add the princi- Pont ac Bank for about 25,000 dollars, with obliga- Quite a spirited discussion now took place in sufficient for its delivery, the officers in whose hands

Mr. Elliott moved to amend the original bill by striking diana is a party were pending, viz: 4 obligations der of the day for the present time; which motion for cash and without appraisement, which was adopted.

a proviso permitting farmers and others to recover Mr. Elliott rose to sustain his amendment. He venworth and Bloomington Rail Road Company, in : Mr. Lawrence now moved the previous question; debts for the products of their farms according to Mr. Nave moved to recommit the bill to a select

HOUSE OF REPRESENTATIVES. which the assessors were charged with great neg- from the Auditor and Chief Engineer; which were refer-

Not adopted.

By Mr. Wines of A., for the relief of Huntington coun-

The motion to strike out did not prevail—ayes 21, lar election of Prosecuting Attorneys and defining ment of the gentleman from Elkhart struck at the clous wealth; and, as it is the great scarcity of Mr. Reed moved to take from the table the bill were read twice and referred to the Committee on Ca-

By Mr. Berry: A bill to provide means for opening roads and highways.

amendments were necessary in order to render the judicious increase, not of gold and silver, for that that the Board shall consist of one member of the bill definite. As the bill stood there could be no we have none, but of an issue of Treasury n tes or present General Assembly to be selected from each of the present General Assembly to be selected from the present General Assembly to be selected By Mr. Mount: A bill to amend an act entitled standard of value, and property could be estimated scrip, as contemplated by the resolution, have dispersion of the twelve judicial Circuits; providing also that ble, a resolution, providing also that

whom was referred a bill amendatory of an act inthe bill to reduce the fees and salaries of officers corporating Congressional townships, reported it having come up in the order of the day, the Senate which was sufficient; laid upon the table; when Mr. Lawrence, a mi
Mr. Herriman rose to a point of order. He wishas to provide for the contemplated adjointment, should

The discussion was further continued by Messrs. Dun-

authorizing the treasurer of State, to pay to the joint resolution for the relief of Alexander Board, too examine the revenue laws of last sees a, and several county agents of the three per cent, fund, Also amounting that the Speaker of the House had ascertain what portions of the same have been re-

ization of the indicial circuits.

tion as is in his power on the subject. By Mr. Kills, proposing that 15 petit junior to be summined for each week of the terms of the C route.

amendment on the table, pending which the Senate By Mr. Myers, as to the expedience of economic ating hity thousand dollars in Treasury notes, to. In the city of New York and before the Chan- titioners for relocating seats of justice and for oth- Arrangons .- Mr. Elliott withdrew his amendment to the proprovement of the Grand Rapids of the Wa-

By Mr. Ogden, providing for a female school, in

ordered to recover mortgage \$16,000. 9. Injune- By Mr. Hannegen, to provide means for placing upon the ordering upon the ordering the bill Mr. Clark moved to take up a resolution, horogen-The bill was then indefinitely postponed-ayes tion against Georgia lumber company 240,000 dol- the Silver-creek bridge between New Alvany and to be engrossed, a very long debate in which a great num- fore laid upon the table, requiring the judicing contractions. contractors and laborers on the public works; which 25, noes 25, the President voting in the affirmative. lars. 10. S. Draper on bond 25,000 dollars. 11. R. Jeffersonville in a passable condition; also, for the ber of Senators participated, spring up, notes of which mittee to report a bill repealing all laws not only in the large large. have been taken, but the limits of the paper at this time the issuing of writs of ne exect, authorizing the taking of bail in civil cases, relative to special bail. Mr. Eggle-ton moved to amend the bill as follows, to re- &c., and to enquire into the expediency of abolish-A bill from the Senate, to legalize the election of peal the appraisement act of February 1841-the act cre- ing all laws for the collection of debts that may be At Buffalo .- No. 14. On debt due from H. Mason Palmer, formerly justice of the peace in Du. ating county Auditors-the act providing for the election contracted, after the fourth day of July next, which

> of county Treasurers, and to revive the old laws; syes 21. Mr. Clark now entered into a long and detailed The question recurring on the engrossment of the bill argument in favor of the resolution.

The bill for the relief of R. & H. Stewart was read a second time; and, on motion of Mr. Defrees.

No public debt, either by the General Govern-

distribution of the proceeds of the public lands. No extensive system of Internal Improvement by

The honest payment of our debts and the sacred

A gradual return from an extensive credit sys-

ulation. BY G. A. & J. P. CHAPMAN. No connexion between the Government and bank-

No grants of exclusive charters and privileges, by special legislation, to banks.

Fostering aid to public education.

gentleman from Putnam, by striking out 12 and inserting for a third reading, it was decided in the nean accounting; and in executions issued from other
for a third reading, it was decided in the nean accounting; and in executions issued from other
for a third reading, it was decided in the nean accounting; and in executions issued from other
for a third reading, it was decided in the necourts the officer every ninety days after the date thereof for
an accounting; and in executions issued from other
for a third reading, it was decided in the necourts the officer every ninety days after the date thereof for
an accounting; and in executions issued from other
courts the officer every ninety days after the date thereof for
an accounting; and in executions issued from other
courts the officer every ninety days after the date thereof for
an accounting; and in executions issued from other
courts the officer every ninety days after the date thereof for
an accounting; and in executions issued from other
courts the officer every ninety days after the date thereof for
an accounting in the 3d section, "except on judgments rendered under the law of 18. proceedings for the sale of the banking house will Mr. Robinson of R., moved that the vote just if the officer fail so to do, they shall be liable to

offer at his own costs.) one of which said offers to sell vanua 25,000 dollars. Salden & R chards by i in ty shall pay all costs; which motion did not pre- covering amounts now due for wages, or such wages as may hereafter be due according to the laws. Mr. Chapman of L., moved to commit to a com- now in force, which was adopted; ayes 27, noes 23,

give him the power of offering the property twice year; it was referred to the committee on canals. The bill was then ordered to be engressed for a committee, which was agreed to by consent. Select committee consists of Messrs, Nave, Cornet,

was offered by Mr. Elliott, and decided in the neg- resolution of this House, requesting them to enquire reporter was inaccurate in designating this as a Petitions were presented by Mesers. Millikin, Defrees into the expediency of creating a sinking fund, from message of Gov. Bigger. Being convinced of the and Saunders; which were referred to appropriate com-

reference to Rising Sun. By Mr. O'Neall, to change a THURSDAY, Dec. 20. part of a State road therein named. By Mr. Harding, for first enacted, but from subsequent experience of its Wahash at the mouth of White river.

Wahash at the mouth of White river.

Are Baird introduced a remonstrance against re-

By Mr. Grover, for the relief of S. S. Tipton; in relafairest prospects of our enterprising firmers and Mr. Parker moved to strike out the bill from the tion to accontrements furnished the "Logansport Guards;" Mr. Chamberlain replied. He considered his mechanics, the only remedy for which would be a enacting clause and to insert a substitute providing which was read twice and referred to the Committee on

sage, to wit: a bill for the relief of the people, ate shall elect by ballot one person from the 1st- The resolution was amended, so as to provide for an ad-The committee on the judiciary was discharged voters to their own townships:]—which bills were stand. He could not adjourned until sometime in February. He

meet at the office of the auditor of State on the day chairman of the lavestigating committee said, that that

expediency of taking the School Fund from the State Bank, and placing its management in hands of an agent, &c., reported it back, and moved that the committee on the indiciary. It

This metion was considered to be out of order. The meighbors would put upon it. The amendments of by the Lawrenceburgh and Indianapolis Rali-road [A message was received from the House of Re. State Back advanced for Internal Improvement property presentatives, announcing that the House had pas, was expended, giving the amount as expended on each

By Mr. Stratton, on the subject of the re-organ-

fond, and at whit rate of exchange, and if no cer-

The question was taken on the adoption of the

execution. The question being upon the amendment of The House then took its usual recess.

the White-water canal by the incorporation of a from the table. amendment, which was concurred in. Mr. West moved to re-commit the bill with in

on certain conditions. Mr. Pitcher moved to amend the instructions, by inserting "on paying four-niths of their cost."

to construct the various public works of the State

INDIANA

The Price of Freedom INDIANAPOLIS.